

## ATTACHMENT 1

### COMPLAINT FORM

(for filers who are prisoners without lawyers)

IN THE UNITED STATES DISTRICT COURT  
FOR THE WESTERN DISTRICT OF WISCONSIN

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(Full name of plaintiff(s))

REINALDO ACOSTA

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vs

(Full name of defendant(s))

MATT KENNEDY ET. AL.

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G-FOUR S TRANSPORTATION SERVICES

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Case Number:

16 C 695-jdp

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(to be supplied by clerk of court)

#### A. PARTIES

1. Plaintiff is a citizen of WISCONSIN, and is located at  
(State)

W.S.P.F. P.O.BOX 9900 BOSCOBEL, WI

(Address of prison or jail)

(If more than one plaintiff is filing, use another piece of paper).

2. Defendant MATT KENNEDY  
(Name)

is (if a person or private corporation) a citizen of WISCONSIN  
(State, if known)

and (if a person) resides at 633 West Wisconsin Ave Suite 393 Milwaukee, WI 53203  
(Address, if known)

and (if the defendant harmed you while doing the defendant's job)

worked for G-FOUR-S TRANSPORTATION SERVICES  
(Employer's name and address, if known)

(If you need to list more defendants, use another piece of paper.)

B. STATEMENT OF CLAIM

On the space provided on the following pages, tell:

1. Who violated your rights;
2. What each defendant did;
3. When they did it;
4. Where it happened; and
5. Why they did it, if you know.

On or about June 8, 2016 plaintiff a state prisoner who was and  
at all relevant times was a prisoner at the Wiconsin Secure  
Prison Facility. On the above date, while appearing for a Writ  
Of habeas Corpus Ad Testifacandum in a criminal matter in the  
circuit court of Milwaukee County. During the return tripa  
as the van was driving at an high-rate of speed, the driver  
(Blanchi) abruptly slammed on the brakes which caused the  
plaintiff to be thrown into the windshield. Plaintiff did  
suffer serious injury due to the driver's indifference which

plaintiff believes gives rise to this action. See: Brown v.

Missouri Dept' Of Correctionsd 353 F.3d 1038, 1040 (8th Cir.

2004) allegation that transportation officers refused to fasten

the seat belt of a restrained prisoner and then drove reck-

lessly stated a deliberate indifference claim.) Plaintiff here-

by swears under 28 U.S.C. 1746 statute that this was the actual

incident in this matter. See: (Attachments). Also PLAINTIFF

was NOT SEAT belt FASTEN due TO driver LACK OF

TRAINING ON THESE MATTER'S.

C. JURISDICTION



I am suing for a violation of federal law under 28 U.S.C. § 1331.

OR



I am suing under state law. The state citizenship of the plaintiff(s) is (are) different from the state citizenship of every defendant, and the amount of money at stake in this case (not counting interest and costs) is

\$ \_\_\_\_\_.

D. RELIEF WANTED

Describe what you want the court to do if you win your lawsuit. Examples may include an award of money or an order telling defendants to do something or stop doing something.

I seek monetary and compensatory damages. I seek punitive  
damages, as since the death of Freddie Gray in police custody  
it should have been reasonably known that it is imperative to  
fasten the seat belt of the occupants.,. Punitive damages are  
needed to stop this behavior. \$ 250,000<sup>00</sup>

E. JURY DEMAND

- Jury Demand - I want a jury to hear my case  
OR  
 Court Trial – I want a judge to hear my case

Dated this 15<sup>th</sup> day of September 2016.

Respectfully Submitted,

Amy Smith Jr.  
Signature of Plaintiff

# 339941

Plaintiff's Prisoner ID Number

W. S. P. F. PO. Box 9900

Boscobel, Wisconsin 53805

(Mailing Address of Plaintiff)

(If more than one plaintiff, use another piece of paper).

**REQUEST TO PROCEED IN DISTRICT COURT WITHOUT PREPAYING THE  
FILING FEE**

- I DO request that I be allowed to file this complaint without paying the filing fee. I have completed a request to proceed in the district court without prepaying the fee and attached it to the complaint.
- I DO NOT request that I be allowed to file this complaint without prepaying the filing fee under 28 U.S.C. § 1915, and I have included the full filing fee with this complaint.